

DATE: May 17, 2024		EARANCE on RULE 5	CASE: MJ-24-443-AMG	
Start Time: 3:16	End Time: 3:26		COURTROOM: 103	
MAGISTRATE JUDGE AMAND	A MAXFIELD GREEN	COURTRO	OM DEPUTY ANDREA CASTER	
UNITED STATES OF AMERICA	vs. Leslie Bogue			
Defendant States true and correct nar	me as: same		AGE:	
Government Cnsl: Charles Brown		Defendant Cnsl: Kyle Wackenheim		
U.S. Probation Officer: Steven Daniels		_	Public Defender	
Defendant Appears, custody of U.S. Marshal with Counsel		Interpreter:		
Defendant advised of his / her rig	ght of consular notification, N/A			
	required to make a statement and that	and the charges pending against him / her in the p	against him / her.	
Charging District: District of Colum	nbia	Charging District case num	ıber: <u>1:24-mj</u> -174	
	PRELIM	INARY / RULE 5		
Defendant requests the preli	ary hearing; Written waiver entered. iminary hearing be conducted in the priminary hearing be conducted in this diset for:			
Defendant waives identity hearing				
Defendant advised of the provisi				
		rant or a reliable electronic form of either.		
	original, certified copy or reliable elec			
	RELEAS	SE / DETENTION		
Sovernment recommends defend	dant be released on Conditions			
Government recommends defend	dant be detained based on			
Government				
Upon motion of the Go	overnment and request for continuance	e by		
Detention Hearing is s	et for			
	Reform Act, if necessary, in order to a	efendant is returned to charging district. The c llow the U.S. Marshal sufficient time to transp	6	
The Court Orders:				
		remove defendant to the district in which he/sh orized to receive him. Written Order entered.	ne is charged and deliver defendant to	
Defendant temporarily detained p	pending detention hearing. Written Ord	der entered. Defendant remanded to the custoo	dy of the U.S. Marshal.	
Unsecured Bond set at		with conditions per Release Order.		
-	Secured Bond set at with conditions per Release Order as the Court finds that the release of the Defendant on a personal recognizance bond or unsecured appearance bond would not reasonably assure his / her appearance in court and the safety of the community.			
Defendant remanded to the custo	ody of the U.S. Marshal.			
Maryland, 373 U.S. 83 (1963)), and its progeny. Possible conse	reminds the United States of it disclosure equences for a violation of this obligation ig a continuance, or dismissal of the charge	may include, but are not limited	